

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ALI RAZAK, et al. v. UBER TECHNOLOGIES, INC., et al.	CIVIL ACTION NO. 16-573
--	--------------------------------

ORDER RE: POST-TRIAL MOTIONS

AND NOW, this 30th day of July, 2024, for the reasons stated in the accompanying memorandum, it is hereby ORDERED:

1. Defendants' motion for a declaration of a mistrial and to dismiss this action with prejudice (ECF 343) is **GRANTED**.¹
2. In the alternative, Defendants' motion for judgment as a matter of law (ECF 342) is **GRANTED**.
3. Plaintiffs' motion for judgment as a matter of law and assorted other relief (344) is **DENIED**.
4. Plaintiffs' objection to the jury pool (ECF 329) is **DENIED**.
5. All other pending motions are **DENIED** as moot.

The Complaint is therefore **DISMISSED WITH PREJUDICE**.

BY THE COURT:

s/ Michael M. Baylson

MICHAEL M. BAYLSON
United States District Court Judge

\\adu.dcn\\paed\\PHL-DATA\\Judge_Baylson\\CIVIL 16\\16-573 Razak v Uber Technologies\\16cv573 - Order re Post-Trial Motions.docx

¹ In so granting, the Court notes that Defendants' motion to dismiss Plaintiffs' sixth cause of action for declaratory relief (ECF 308) is also **GRANTED**.